



**SOLGAR VITAMIN AND HERB**  
WORLD HEADQUARTERS

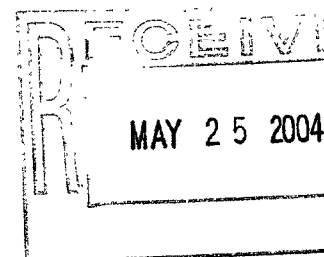
500 WILLOW TREE ROAD, LEONIA, NJ 07605 USA

PHONE 201-944-2311 FAX 201-944-7351 1277 JUL 21 2004



May 12, 2004

Office of Nutritional Products, Labeling and Dietary Supplements (HFS-810)  
Center for Food Safety and Applied Nutrition  
Food and Drug Administration  
5100 Paint Branch Parkway  
College Park, MD 20740-3835



RE: Notification of structure/function statement on dietary supplement product **CALCIUM MAGNESIUM** with **VITAMIN D**, marketed by Solgar Vitamin and Herb.

Dear Sir or Madam:

Pursuant to Section 403(r)(6) of the Federal Food, Drug and Cosmetic Act, as codified in 21 U.S.C. § 343(r)(6), notification is submitted for a structure/function statement appearing on the label and/or in labeling of the dietary supplement product **CALCIUM MAGNESIUM** with **VITAMIN D**.

<b>NAME / ADDRESS OF MANUFACTURER / DISTRIBUTOR</b>	SOLGAR VITAMIN AND HERB 500 Willow Tree Road Leonía, New Jersey 07605 USA
<b>STATEMENT</b>	Bone Support*
<b>DISCLAIMER</b>	<b>*This statement has not been evaluated by the Food and Drug Administration. This product is not intended to diagnose, treat, cure or prevent any disease.</b>
<b>DIETARY INGREDIENT(S)</b>	Vitamin D, Calcium, Magnesium
<b>DIETARY SUPPLEMENT PRODUCT NAME</b>	CALCIUM MAGNESIUM with VITAMIN D

The undersigned certifies that the information contained in this notice is complete and accurate, and that Solgar Vitamin and Herb has substantiation that the statement made is truthful and not misleading.

As required, the original and two copies of this notification are enclosed. If you have any questions or need any additional information, please contact the undersigned at (201)-678-3125.

Sincerely,

David E. McPherson Jr.  
Director, Regulatory Affairs  
SOLGAR VITAMIN & HERB

Enclosures

Certified Mail – Return Receipt Requested  
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